UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

BOGDAN BELZOWSKI,)	
)	
Petitioner)	
)	
v.)	Civil Action No.
)	04cv11767-PBS
JOHN ASHCROFT, ET AL.,)	
)	
Respondents)	

MOTION TO DISMISS

Respondent¹ moves to dismiss this action pursuant to Fed. R. Civ. P. rules 12(b)(1) and (6) for lack of subject matter

Jurisdiction and for failure to state a claim upon which relief may be granted.

Respectfully submitted,

MICHAEL J. SULLIVAN United States Attorney

 $\begin{array}{c} {\tt By:} & \underline{{\tt s/Frank~Crowley}} \\ & \overline{{\tt FRANK~CROWLEY}} \end{array}$

Special Assistant U.S. Attorney Department of Homeland Security

P.O. Box 8728 J.F.K. Station Boston, MA 02114 (617) 565-2415

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¹ The responsive official of the Department of Homeland Security responsible for enforcement of petitioner's removal order in the instant action is Bruce Chadbourne, Field Office Director for Detention and Removal, Department of Homeland Security, Bureau of Immigration and Customs Enforcement ("ICE") in Boston, Massachusetts.

CERTIFICATE OF SERVICE

I hereby certify that I caused true copy of the above document to be served upon pro se petitioner by mail on August 31, 2004.

s/Frank Crowley
FRANK CROWLEY
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